



2164

- In the United States Pa	itent and Trademark Office	
ADEMARY Serial Number: 09/852,834		
Appn. Filed: 2001 MAY 10	<del></del>	
Applicant(s): JUAN CARLOS CAST	BO COLOR	
Appn. Title: WIFIED REAL-TIME	MICROPROCESSOR COI	UPUTER
Examiner/GAU:	Mailed: 2002 APR	14 30
		OBIDA
Petition to	Make Special	RECEIVED
Commissioner for Patents		MECEIVED
Washington, District of Columbia 20231		MAY 1 7 2002
Sir:		Technology Center 2100
Applicant hereby respectfully petitions that the above application attached is a declaration in support thereof:	be made special under MPEP Sec. 708.02 for the follo	owing reason;
Manufacturer Available;*	VII. ☐ Recombinant DNA Is Involved;*	
II. Infringement Exists;*	VIII.   Special Procedure: Search Was M	ade;*
III.   Applicant's Health Is Poor;	IX . X Superconductivity is Advanced;	RECEIVED
IV.  Applicant's Age Is 65 or Greater;	X .  Relates to HIV/AIDS or Cancer.*	MAY 2 9 2002
V.	XI .   Counters Terrorism*	·
VI.		GROUP 360
* Also attached, since reason I, II, VIII, VIII, X or XI has been a Rules 102 and 17(i).	checked, is the \$ Petition	n Fee pursuant to
Very respectfully,		
Applicant(s): au als		
JUAN CARLOS CAS	TRO	
		······································
Attachment(s): Fee if indicated and supporting Declaration		
c/o: JUAN CARLOS CASTRO		
P.O. BOX 557188		
MIAMI, FLORIDA 3325	5- (188	
Telephone: 305-667-2205		
Certificat	e of Mailing	
I certify that this correspondence will be deposited with the United	States Postal Service as first class mail with proper	postage affixed

in an envelope addressed to: "Commissioner for Patents, Washington, DC 20231" on the date below.

, Applicant PRO SE SOLE/FIRST INVENTOR

In the United Stafe Premier rademark Office

Serial Number:

09/852,834

MAY 2 9 2002

MAY 1 7 2002

Appn. Filed: Applicant:

2001 May 10

Appn. Title: EE Seminer COPY OF PAPERS

Juan Carlos Castro GROUP 3600 Technology Center 2100 UNIFIED REAL—TIME MICROPROCESSOR COMPUTER 3127

ORIGINALLY FILED

Mailed: At:

2002 April 30 Miami, Florida

## Declaration in Support of Accompanying Petition to Make Special Reason IX — Superconductivity Is Advanced

In support of the accompanying Petition to Make Special, sole/first applicant declares as follows:

- I am the sole/first inventor, being said applicant, of the above-identified patent application. 1.
- The invention specified in the above application is a quantum leap advancement of 2. superconductivity pertaining to development of multidimensional high-energy particle hanotechnology electrical microcircuitry utilizable by mankind via application and deployment of said useful, novel and nonobvious article of manufacture which transcends a worldwide capital market coppomy.
- Specifically, the invention of the above application crystalizes an astocoming literary breakthrough and astonishing treasured discovery which evidences a constructive reduction to practice via comprehensively innovating and holistically establishing a new field via a superconductivity computing machine heretofore non-existent in a capital market economy for the ultimate benefit of mankind; whereas, said invention being a skillfully masterful creation which embodies a quintessence of unified electrical microprocessing nanotechnology circuitry design, architectonic software engineering, heliocentric application programs, graphical user interfaces, and hardware peripheral conduits.
- The invention of a functional, accurate, expedient and effective superconductivity computing 4. machine which propagates a new, unique, authentic and original central microcircuit electrical microprocessor computer and software code machine language encasing multitasking functionality, software application programs, graphical user interfaces and hardware peripheral apparatuses advances everything in the prior art via a consolidated approach to computing predicated on software development and hardware manufacture utilizable by mankind synchronously in a singular capital market economy.
- I further declare that all statements made herein of my own knowledge are true and that all 5. statements made on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application and any patent issuing therefrom.

Very Respectfully,

MAY 2 9 2002

Juan Carlos Castro Applicant Pro Se

Sole/First Inventor

P.O. BOX 557188 MIAMI, FLORIDA 33255-7188 305-667-2205

Charles 2000